

Unified Register of certification bodies and testing laboratories (centres) of the Customs Union (hereinafter - the accredited testing laboratory (centre)).

In case of non-application of the standards specified in subparagraph 1.2 of Article 5 of this technical regulation of the Customs Union or if they are unavailable conformity assessment of toys is carried out in the form of certification (schemes 1c, 2c, 3c) if accordance with paragraph 5 of this Article.

3. Certification of serially produced toys is carried out under schemes 1c, 2c. Sampling of toys for certification is carried out by the certification body or its authorised persons.

Certification of a batch of toys is carried out under scheme 3c. A batch of toys manufactured in the common customs territory of the Customs Union is presented by the manufacturer, a batch of toys imported into the common customs territory of the Customs Union is presented by the importer or person authorised by the manufacturer. Sampling of toys for certification is carried out by the certification body or its authorised persons.

4. When certifying toys (schemes 1c, 2c, 3c):

4.1. the manufacturer (the person authorised by the manufacturer), the importer submits to a certification body a set of documents confirming the compliance of toys with safety requirements of this technical regulation of the Customs Union which includes:
the document allowing the manufacture of the toy (schemes 1c, 2c);
a color image of the standard sample(s) of the toy;
copies of the design documentation or technical specification of the standard sample(s) of the toy;

information on raw products, materials and components, information on their manufacturers and importers (schemes 1c, 2c);
operational documents (if available);
list of standards to be met by the toys from the List of standards specified in subparagraph 1.2 of Article 5 of this technical regulation of the Customs Union (when used by the manufacturer);
certificate of compliance for management system of toy production (scheme 2c);
contract (supply contract) or shipping documentation (for a batch of toys) (scheme 3c);

4.2. certification body shall:

4.2.1. identify toys;

4.2.2. organize testing of a sample (samples) of toys for compliance with requirements of standards from the List of standards specified in subparagraph 1.2 of Article 5 of this technical regulation of the Customs Union and shall analyze test report(s).

4.2.3. evaluate production (scheme 1c).

4.2.4. issue a certificate of compliance in accordance with the common form approved by the Commission.

The certificate of compliance for serially produced toys shall be valid for no more than 5 years, the validity of the certificate of compliance for a batch of toys shall not be set up;

4.3. The manufacturer (the person authorized by the manufacturer), the importer shall:

4.3.1. apply unified marking of conformity of products on the market of the Customs Union;

4.3.2. collect a set of documents for toys which includes:

the documents specified in subparagraph 4.1 of this paragraph;

test report(s);

results of the evaluation of production (scheme 1c);

the certificate of compliance.

4.4. certification body shall:

perform inspection control over certified toys by means of:

testing samples in an accredited testing laboratory (centre) and (or) evaluation of production (scheme 1c);

testing samples in an accredited testing laboratory (centre) and analyzing the results of inspection control by a certification body for management system over certified management system of toy production (scheme 2c).

5. When certifying toys in case of non-application of the standards from the List of standards specified in subparagraph 1.2 of Article 5 of this technical regulation of the Customs Union, or in their absence (schemes 1c, 2c, 3c):

5.1. the manufacturer (the person authorised by the manufacturer), the importer submits to a certification body a set of documents confirming the compliance of toys with safety requirements of this technical regulation of the Customs Union which includes:

the document allowing the manufacture of the toy (schemes 1c, 2c);
 a color image of the standard sample(s) of the toy;
 copies of the design documentation or technical specification of the standard sample(s) of the toy;
 operational documents (if available);
 information on raw products, materials and components, information on their manufacturers and importers (schemes 1c, 2c);
 description of adopted technical solutions and risk assessment confirming fulfillment of safety requirements of this technical regulation of the Customs Union;
 certificate of compliance for management system of toy production (scheme 2c);
 contract (supply contract) or shipping documentation (for a batch of toys) (scheme 3c);

5.2. certification body shall:

5.2.1. identify toys;

5.2.2. certify toys directly for safety requirements of this technical regulation of the Customs Union.

At the same time the certification body shall:

determine specific safety requirements for certified toys on the basis of the safety requirements of this technical regulation of the Customs Union;

analyze the adopted technical solutions and risk assessment performed by the manufacturer confirming the fulfillment of safety requirements of this technical regulation of the Customs Union;

determine the standards establishing research (test) methods from the List of standards referred to in paragraph 2 of Article 5 of this technical regulation of the Customs Union or in their absence determine the control, measurement and test procedures for confirmation of conformity of toys with specific safety requirements;

arrange tests of toys and analyze test report(s);

5.2.3. evaluate the production (scheme 1c);

5.2.4. issue a certificate of compliance under a single form approved by the Commission.

The certificate of compliance for serially produced toys shall be valid for no more than 5 years, the validity of the certificate of compliance for a batch of toys shall not be set up;

5.3. the manufacturer (the person authorized by the manufacturer), the importer shall:

5.3.1. apply unified marking of conformity of products on the market of the Customs Union;

5.3.2. collect a set of documents for toys upon completion of conformity assessment which includes:

the documents specified in subparagraph 5.1 of this paragraph;

test report(s);

results of the evaluation of production (scheme 1c);

the certificate of compliance.

5.4. certification body shall perform inspection control over certified toys by means of:

testing samples in an accredited testing laboratory (centre) and (or) evaluation of production (scheme 1c);

testing samples in an accredited testing laboratory (centre) and analyzing the results of inspection control by a certification body for management system over certified management system of toy production (scheme 2c).

6. A set of documents for toys shall be stored in the territory of the Customs Union Member states:

for toys - at the manufacturer (the person authorized by the manufacturer) within no less than 10 years from the date of phaseout (termination of production) of toys;

for a batch of toys - at the importer within no less than 10 years from the date of sale of the last item from the batch.

Article 7. Unified marking of conformity of products on the market of the Customs Union Member states

1. Toys complying with safety requirements of this technical regulation of the Customs Union which were subject to the conformity assessment procedure in accordance with Article 6 of this technical regulation of the Customs Union shall bear unified marking of conformity of products on the market of the Customs Union Member states.